▲ AO 472 (Rev. 3/86) Order of Detention Pending Trial

United S	TATES DISTRI	CT COURT	U.S. DISTRI	ot courí
	District of	NEBR	A SHOT RICT OF	NEBRASKA
UNITED STATES OF AMERICA			2008 FEB - I	PM 2: 28
V.	ORDEI	R OF DETENTION 4:07CR3142	PENDING T	RIAL, FOR
MARCUS DUANE STEPHENS	Case	4:07CR3142	OFFICE OF	THE CLERG
Defendant In accordance with the Bail Reform Act, 18 U.S.C. § 3	\$142(f) a detention bearing has	s boon bold. I amalada dad	ALSON C.	
detention of the defendant pending trial in this case.	142(1), a detention nearing has	s been neid. I conclude that	the following facts	require the
	Part I-Findings of Fact			
(1) The defendant is charged with an offense describe or local offense that would have been a federal of	ed in 18 U.S.C. § 3142(f)(1) an	id has been convicted of a	☐ federal offense	
a crime of violence as defined in 18 U.S.C. §	3156(a)(4).	rise to rederal jurisdiction h	ad existed that is	3
an offense for which the maximum sentence in	is life imprisonment or death.			
an offense for which a maximum term of imp	risonment of ten years or more	is prescribed in	· · · · · · · · · · · · · · · · · · ·	
a felony that was committed after the defende	ant had been convicted of two	or more prior federal offense	es described in 18 U	LS C
§ 3142(f)(1)(A)-(C), or comparable state or le	ocal offenses.			
(2) The offense described in finding (1) was committed (3) A period of not more than five years has elapsed s	ed while the defendant was on	release pending trial for a fe	deral, state or local	offense.
(3) A period of not more than five years has elapsed s for the offense described in finding (1).	since the date of convictor	on release of the defer	idant from imprisor	iment
(4) Findings Nos. (1), (2) and (3) establish a rebuttab	le presumption that no condition	on or combination of condit	ions will reasonably	assure the
safety of (an) other person(s) and the community.	I further find that the defenda	nt has not rebutted this pres	umption.	
(1) There is probable cause to believe the	Alternative Findings (A)			
(1) There is probable cause to believe that X for which a maximum term of imp	if the detendant has con	nmitted an offense	901 -4	
under 18 U.S.C. § 924(c).			-	• :
X (2) The defendant has not rebutted the presumption es the appearance of the defendant as required and the	tablished by finding 1 that no co	ondition or combination of c	onditions will reaso	nably assure
the appearance of the detendant as required and tr	Alternative Findings (B)			
There is a serious risk that the defendant will not a				
(2) There is a serious risk that the defendant will enda	anger the safety of another pers	on or the community.		
			<u> </u>	
Part IIWrit	ten Statement of Reasons	for Datantian		
I find that the credible testimony and information subm	itted at the hearing establishes	by Clear and convin-	cina avidanaa	
derance of the evidence that	f	cicar and convin	cing evidence	a prepon-
	escribed dry	LO USE DI	necludes	ذ
telease until evalva	tion compl	eter /		
				 -
The defendant is committed to the custody of the Attorne	—Directions Regarding De	tention		
to the extent practicable, from persons awaiting or serving	sentences or being held in cur	stady pending appeal. The	defendant shall be	~ AY
reasonable opportunity for private consultation with delens	ie counsel. Un order of a cour	t at the United States or an	request of an attan	a £ 4l
Government, the person in charge of the corrections facility in connection with a court proceeding.	shall deliver the defendant to t	ne United States marshal for	r the purpose of an	appearance
	$X \setminus A \setminus A \cap A$			
d-1-08	11 / Juin/	Leite		
Date		nature of Judicial Officer		
		iester, U.S. Magistrate Judg	e	
	Name ai	nd Title of Judicial Officer		- -

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).